

**FILED****UNITED STATES DISTRICT COURT****JUN 14 2018**

for the

Southern District of Illinois

CLERK, U.S. DISTRICT COURT  
SOUTHERN DISTRICT OF ILLINOIS  
EAST ST. LOUIS OFFICE

Shelly A. Macey  
150 E. Vannoy St  
St. Louis, MO 63104  
 Plaintiff

v.

DCFS Police  
DCFS the whole  
cases & DCFS in the whole  
Sanborn  
 Defendant(s)

Case Number:

18-CV-1277-SMY-DGW  
 (Clerk's Office will provide)

**PRO SE CIVIL RIGHTS COMPLAINT**  
**(Non-Prisoner)**

**I. JURISDICTION**

Subject matter jurisdiction is invoked under 28 U.S.C. § 1331, 28 U.S.C. § 1343(a)(3), and/or 42 U.S.C. § 1983. List any additional bases for federal subject matter jurisdiction here:

all of yourable worker. State & Government  
 workers have made my child so low

**II. PARTIES**

Plaintiff:

A. Plaintiff, a citizen of United (state), who resides at 150 E. Vannoy St. St. Louis, MO, alleges that his/her

civil rights were violated by the individual(s) named below.

Defendant #1:

B. Defendant DCFS, the police / Tish is employed as  
 (a) (Name of First Defendant)

Jeanelle was a supervisor always harass  
 (b) (Position/Title)

they all like & me  
 send me to  
 too the M. In  
 he v. racism

with Janelle / Seena February 8 Policies  
(c) (Employer's Name and Address) Curry  
Larry Nielsen / Murphy Road  
Curry, Ill.

At the time the claim(s) alleged this complaint arose, was Defendant #1 employed by the state, local, or federal government? ☒ Yes ☐ No

If your answer is YES, briefly explain:

Cause they have discriminated me over my illness also they have refused to tell everyone that shelter type don't have any one on their side

Check one of the following:

☒ This defendant personally participated in causing my injury, and I want money damages.

☐ The policy or custom of this official's government agency violates my rights, and I seek injunctive relief (to stop or require someone to something).

#### Defendant #2:

C. Defendant Rebecca Mill S. Ann is employed as Terrie  
(Name of Second Defendant)

Both DCFS Workers  
(Position/Title)

with Ann Terrie  
DCFS office in Cairo / DCFS  
(Employer's Name and Address)

Polices Tish her Dad Victor Payson  
Curry

At the time the claim(s) alleged in this complaint arose, was Defendant #2 employed by the state, local, or federal government? ☒ Yes ☐ No

If you answer is YES, briefly explain:

they always took my child out of my care home to make me go all the time with them & go to the judge all these times they have stolen me & hurt my child physically & sexually

☒ This defendant personally participated in causing my injury, and I want money damages.

☐ The policy or custom of this official's government agency violates my rights, and I seek injunctive relief (to stop or require someone to something).

**Defendant #3:**

D. Defendant Lisa, Amy, Coranie is employed as  
 (Name of Third Defendant)

All three are case manager / supervisors  
 (Position/Title)  
with Kathy / Laurie / Laurie  
 (Employer's Name and Address)

Laurie Nickerson case manager  
Judge Sherry at the Memphis office  
 At the time the claim(s) alleged in this complaint arose, was Defendant #3 employed  
 by the state, local, or federal government? ☒ Yes ☐ No

If you answer is YES, briefly explain:

they all have done  
nothing to help us & kept stealing my bags  
& just tell me child all kinds of scary  
horrible lies.

Check one of the following:

☒

This defendant **personally participated** in causing my injury, and I want money damages.

☐

The **policy or custom** of this official's government agency violates my rights, and I seek **injunctive relief** (to stop or require someone to something).

**Additional Defendant(s) (if any):**

E. Using the outline set forth above, identify any additional Defendant(s), using additional pages, if necessary.

The Judge & DCFs  
Constantly has harass us stalk us  
I refuse to work & me & my child  
heavily constantly yelled & screamed at  
me & my child & Laurie Nickerson he constantly  
went & lie every time on the stand my  
lawyer Jeff has no belief he constantly  
overharrasses & always knocking my child self  
the system down they call that my child  
that's so crazy

### III. PREVIOUS LAWSUITS

A. Have you begun <sup>any</sup> other lawsuits in this federal court?

☒ Yes ☒ No

But I'm still waiting to hear back from someone

B. If your answer to "A" is YES, describe each lawsuit in the space below. If there is more than one lawsuit, you must describe the additional lawsuits on another sheet of paper using the same outline.

1. Parties to previous lawsuits:

Plaintiff(s): Shelly A. Maloney

Defendant(s): DCF's Blunden, discrimination harassment, privacy took all of our rights away last 3 babies died to so much stress

2. Case number:

3. Name of Judge to whom case was assigned:

Miss Carriages Judge

Mr. Judge Shustitz Mr. Cindy

4. Disposition of case (for example: Was the case dismissed? Was it appealed? Is it still pending?):

Yes the case is still trying

to appeal it but my lawyer

Judge stated that its too late

Besides there its no one want

to hear my case. I'm wasting my time

Cause no Judge or any one will want to hear you they believe us and what all say & doesn't matter to the state cause they listen to us. We tell them what to do they do what we say I told them all is that so, will she do it?

## IV. STATEMENT OF CLAIM

State here, as briefly as possible, when, where, how, and by whom you feel your constitutional rights were violated. Do not include legal arguments or citations. If you wish to present legal arguments or citations, file a separate memorandum of law. If you intend to allege several related claims, number and set forth each claim in a separate paragraph.

at the DCFS Office Jeanelle Lisa  
and Jany Nicholson & Rebecca. they all  
& Jessica all get together wonder  
how they are going to start to harass  
me & my child. ~~also~~ have went to college they  
tell me to stop going to college & they  
are going to call the police & remove my  
child out of my home. Then I had a job  
they told me to quite the job & they are  
going to remove the child out of my  
care so I did with if then how I have  
an college loan bill. Please, please you all  
help me & my child to see what I last for  
I had 2 light strokes & 3 light heart attacks  
my health is not to good due to all the go.  
from the DCFS & the police & lawyers & judges  
Please, please make all of this horrible night  
& day now go away. Thank for all your  
help  
(10/2010) to do,

**V. REQUEST FOR RELIEF** (check as many boxes as appropriate)

Plaintiff requests that the court grant the following relief:

Compensatory damages in the amount of \$ 5 million dollarsPunitive damages in the amount of \$ 4 million dollarsAn ordering requiring defendant(s) to: pay my child and9 million dollars

A declaration that:

due to all the pain  
& standing & making me feel  
 Other: mentally ill. that I have PTSD

I am anxiety & depression I have  
PTSD & anxiety lots of medical problems

**VI. JURY DEMAND** (check one box below)Plaintiff ☒ does or ☐ does not request a trial by jury.**DECLARATION UNDER FEDERAL RULE OF CIVIL PROCEDURE 11**

I certify to the best of my knowledge, information, and belief, that this complaint is in full compliance with Rule 11(a) and 11(b) of the Federal Rules of Civil Procedure. The undersigned also recognizes that failure to comply with Rule 11 may result in sanctions.

Signed on: 6-13-18  
 (date)

Shelly A. Mallery  
 Signature of Plaintiff

150. E. Vienna  
 Street Address

Shelly Mallery  
 Printed Name

Anna IL 62906  
 City, State, Zip

P.S. Please, Please

you'll put my child on  
an hour ASP she's  
in danger...

8. After the complaint is filed, the original of any motion, pleading, or other paper submitted for consideration by the court should be filed with the clerk's office. You must also mail a copy of that document to all other parties, or if they have counsel, to their attorneys. When you file your paper with the clerk's office, you must include a **Certificate of Service**, using the format shown below. Any pleading or other document received by the court that fails to include a certificate of service may be disregarded.

<b><u>CERTIFICATE OF SERVICE</u></b>	
I certify that a copy of this	<u>Shelly A. Males</u> was mailed/delivered
	(Name of Document)
to	<u>Hotel Plaza 150. E. Van Ness St on 6-13-18</u>
	(Name and Address of Party/Attorney) (Date)
	<u>Shelly A. Males</u>
	Signature
	<u>Shelly A. Males</u>
	Printed Name

9. Do not write letters to judges or magistrate judges regarding your case. Such contact is improper. If you wish to provide information or ask the court to do something, you must file a motion with the clerk's office.
10. You are responsible for learning and following the procedures that govern the court process. The district judges, magistrate judges, clerk of court, and their staff are forbidden as a matter of law from providing legal advice. Legal advice should be sought from an attorney or legal clinic.
11. You are under a continuing obligation to keep the clerk's office and each opposing party informed of any change in your address. This shall be done in writing and not later than 7 days after a change in address occurs. **Failure to do so may result in dismissal of your case.**



12. Self-representation carries certain responsibilities and risks that a *pro se* litigant should know before proceeding. The court encourages all individuals who are thinking about self-representation to carefully review the risks associated with self-representation and to be aware of the potential consequences. Rule 11 of the Federal Rules of Civil Procedure prohibits the filing of lawsuits that are clearly frivolous or filed merely to harass someone. If, after reviewing your complaint, a judge determines that you have filed a lawsuit for an improper or clearly unnecessary purpose, it may impose sanctions against you, including ordering you to pay a fine to the court or to pay the legal fees of the person or persons against whom you filed the lawsuit. The court has a form motion with which you may request appointment of counsel. If you wish to file such a motion, you may request the appropriate form from the clerk's office. Ordinarily, the court will not consider your motion until **after** you have filed your complaint and permission to proceed without prepaying fees or costs has been granted. Bear in mind that there is no right to counsel in a civil case, and motions to appoint counsel are not automatically granted.
13. When your complaint is complete, mail the original (and an extra copy if you want a file-stamped copy returned to you), along with the \$400.00 filing fee or a motion to proceed *in forma pauperis*, to either:

Clerk of the Court  
United States District Court  
Southern District of Illinois  
301 West Main Street  
Benton, IL 62812

Clerk of the Court  
United States District Court  
Southern District of Illinois  
750 Missouri Avenue  
East St. Louis, IL 62201

P.S. Me & my child thank you alls for even  
trying to take our case. Also we hope  
I pray that you alls are going to look at  
the Camra of the stores police & the  
Courts & D.C. & etc. We really, really  
honestly hope & pray that you alls help  
us not to be disappointed & tell us that you alls  
denied our case. You alls are our only hope  
God bless you alls. Thanks



JS 44 (Rev. 07/16)

**CIVIL COVER SHEET**

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON NEXT PAGE OF THIS FORM.)

**I. (a) PLAINTIFFS**

(b) County of Residence of First Listed Plaintiff \_\_\_\_\_  
(EXCEPT IN U.S. PLAINTIFF CASES)

(c) Attorneys (Firm Name, Address, and Telephone Number) \_\_\_\_\_

**DEFENDANTS**

County of Residence of First Listed Defendant \_\_\_\_\_  
(IN U.S. PLAINTIFF CASES ONLY)

NOTE: IN LAND CONDEMNATION CASES, USE THE LOCATION OF THE TRACT OF LAND INVOLVED.

Attorneys (If Known) \_\_\_\_\_

**II. BASIS OF JURISDICTION** (Place an "X" in One Box Only)

- ☒ 1 U.S. Government Plaintiff ☐ 3 Federal Question (U.S. Government Not a Party)
- ☐ 2 U.S. Government Defendant ☐ 4 Diversity (Indicate Citizenship of Parties in Item III)

**III. CITIZENSHIP OF PRINCIPAL PARTIES** (Place an "X" in One Box for Plaintiff and One Box for Defendant)

- |   | PTF                                   | DEF                        |   | PTF                        | DEF                        |
|---|---------------------------------------|----------------------------|---|----------------------------|----------------------------|
| Citizen of This State                   | <input checked="" type="checkbox"/> 1 | <input type="checkbox"/> 1 | Incorporated or Principal Place of Business In This State     | <input type="checkbox"/> 4 | <input type="checkbox"/> 4 |
| Citizen of Another State                | <input type="checkbox"/> 2            | <input type="checkbox"/> 2 | Incorporated and Principal Place of Business In Another State | <input type="checkbox"/> 5 | <input type="checkbox"/> 5 |
| Citizen or Subject of a Foreign Country | <input type="checkbox"/> 3            | <input type="checkbox"/> 3 | Foreign Nation  | <input type="checkbox"/> 6 | <input type="checkbox"/> 6 |

**IV. NATURE OF SUIT** (Place an "X" in One Box Only)

CONTRACT	TORTS	FORFEITURE/PENALTY	BANKRUPTCY	OTHER STATUTES	
<input type="checkbox"/> 110 Insurance <input type="checkbox"/> 120 Marine <input type="checkbox"/> 130 Miller Act <input checked="" type="checkbox"/> 140 Negotiable Instrument <input checked="" type="checkbox"/> 150 Recovery of Overpayment & Enforcement of Judgment <input type="checkbox"/> 151 Medicare Act <input type="checkbox"/> 152 Recovery of Defaulted Student Loans (Excludes Veterans) <input type="checkbox"/> 153 Recovery of Overpayment of Veteran's Benefits <input type="checkbox"/> 160 Stockholders' Suits <input type="checkbox"/> 190 Other Contract <input type="checkbox"/> 195 Contract Product Liability <input type="checkbox"/> 196 Franchise	<b>PERSONAL INJURY</b> <input type="checkbox"/> 310 Airplane <input type="checkbox"/> 315 Airplane Product Liability <input checked="" type="checkbox"/> 320 Assault, Libel & Slander <input type="checkbox"/> 330 Federal Employers' Liability <input type="checkbox"/> 340 Marine <input type="checkbox"/> 345 Marine Product Liability <input type="checkbox"/> 350 Motor Vehicle <input type="checkbox"/> 355 Motor Vehicle Product Liability <input type="checkbox"/> 360 Other Personal Injury <input type="checkbox"/> 362 Personal Injury - Medical Malpractice	<b>PERSONAL INJURY</b> <input type="checkbox"/> 365 Personal Injury - Product Liability <input type="checkbox"/> 367 Health Care/Pharmaceutical Personal Injury Product Liability <input type="checkbox"/> 368 Asbestos Personal Injury Product Liability <b>PERSONAL PROPERTY</b> <input checked="" type="checkbox"/> 370 Other Fraud <input type="checkbox"/> 371 Truth in Lending <input type="checkbox"/> 380 Other Personal Property Damage <input type="checkbox"/> 385 Property Damage Product Liability	<input checked="" type="checkbox"/> 625 Drug Related Seizure of Property 21 USC 881 <input checked="" type="checkbox"/> 690 Other <b>LABOR</b> <input type="checkbox"/> 710 Fair Labor Standards Act <input type="checkbox"/> 720 Labor/Management Relations <input type="checkbox"/> 740 Railway Labor Act <input type="checkbox"/> 751 Family and Medical Leave Act <input type="checkbox"/> 790 Other Labor Litigation <input type="checkbox"/> 791 Employee Retirement Income Security Act <b>IMMIGRATION</b> <input type="checkbox"/> 462 Naturalization Application <input type="checkbox"/> 465 Other Immigration Actions	<input type="checkbox"/> 422 Appeal 28 USC 158 <input type="checkbox"/> 423 Withdrawal 28 USC 157 <b>PROPERTY RIGHTS</b> <input type="checkbox"/> 820 Copyrights <input type="checkbox"/> 830 Patent <input type="checkbox"/> 840 Trademark <b>SOCIAL SECURITY</b> <input type="checkbox"/> 861 HIA (1395ff) <input type="checkbox"/> 862 Black Lung (923) <input type="checkbox"/> 863 DIWC/DIWW (405(g)) <input checked="" type="checkbox"/> 864 SSID Title XVI <input type="checkbox"/> 865 RSI (405(g)) <b>FEDERAL TAX SUITS</b> <input type="checkbox"/> 870 Taxes (U.S. Plaintiff or Defendant) <input type="checkbox"/> 871 IRS—Third Party 26 USC 7609	<input type="checkbox"/> 375 False Claims Act <input type="checkbox"/> 376 Qui Tam (31 USC 3729(a)) <input type="checkbox"/> 400 State Reapportionment <input type="checkbox"/> 410 Antitrust <input type="checkbox"/> 430 Banks and Banking <input type="checkbox"/> 450 Commerce <input type="checkbox"/> 460 Deportation <input type="checkbox"/> 470 Racketeer Influenced and Corrupt Organizations <input type="checkbox"/> 480 Consumer Credit <input type="checkbox"/> 490 Cable/Sat TV <input type="checkbox"/> 850 Securities/Commodities/Exchange <input checked="" type="checkbox"/> 890 Other Statutory Actions <input type="checkbox"/> 891 Agricultural Acts <input type="checkbox"/> 893 Environmental Matters <input type="checkbox"/> 895 Freedom of Information Act <input type="checkbox"/> 896 Arbitration <input type="checkbox"/> 899 Administrative Procedure Act/Review or Appeal of Agency Decision <input type="checkbox"/> 950 Constitutionality of State Statutes
<b>REAL PROPERTY</b> <input type="checkbox"/> 210 Land Condemnation <input type="checkbox"/> 220 Foreclosure <input checked="" type="checkbox"/> 230 Rent Lease & Ejectment <input type="checkbox"/> 240 Torts to Land <input type="checkbox"/> 245 Tort Product Liability <input type="checkbox"/> 290 All Other Real Property	<b>CIVIL RIGHTS</b> <input checked="" type="checkbox"/> 440 Other Civil Rights <input type="checkbox"/> 441 Voting <input type="checkbox"/> 442 Employment <input type="checkbox"/> 443 Housing/Accommodations <input type="checkbox"/> 445 Amer. w/Disabilities - Employment <input type="checkbox"/> 446 Amer. w/Disabilities - Other <input type="checkbox"/> 448 Education	<b>PRISONER PETITIONS</b> <b>Habeas Corpus:</b> <input type="checkbox"/> 463 Alien Detainee <input type="checkbox"/> 510 Motions to Vacate Sentence <input type="checkbox"/> 530 General <input type="checkbox"/> 535 Death Penalty <b>Other:</b> <input checked="" type="checkbox"/> 540 Mandamus & Other <input type="checkbox"/> 550 Civil Rights <input type="checkbox"/> 555 Prison Condition <input type="checkbox"/> 560 Civil Detainee - Conditions of Confinement			

**V. ORIGIN** (Place an "X" in One Box Only)

- ☐ 1 Original Proceeding ☐ 2 Removed from State Court ☐ 3 Remanded from Appellate Court ☒ 4 Reinstated or Reopened ☐ 5 Transferred from Another District (specify) ☐ 6 Multidistrict Litigation - Transfer ☐ 8 Multidistrict Litigation - Direct File

**VI. CAUSE OF ACTION**

Cite the U.S. Civil Statute under which you are filing (Do not cite jurisdictional statutes unless diversity):

*The plaintiff refuses to do anything more than take*

Brief description of cause:

*This mess up our lives and makes it worse on our work*

**VII. REQUESTED IN COMPLAINT:**

☒ CHECK IF THIS IS A CLASS ACTION UNDER RULE 23, F.R.Cv.P.

DEMAND \$

CHECK YES only if demanded in complaint:

JURY DEMAND: ☐ Yes ☐ No

**VIII. RELATED CASE(S) IF ANY**

(See Instructions):

JUDGE

DOCKET NUMBER

DATE

SIGNATURE OF ATTORNEY OF RECORD

**FOR OFFICE USE ONLY**

RECEIPT #

AMOUNT

APPLYING IFP

JUDGE

MAG. JUDGE

Shelly A. Mallory  
150 E. Vanner Room 18  
Annapolis, MD 21406

MAIL CLEARED  
US MARSHALS



C/O Clerk of the Court  
United States District Court  
Southern District of Illinois  
750 Massouri avenue

East St. Louis  
6220132954 0002  
62201

**RECEIVED**

**JUN 14 2018**

CLERK, U.S. DISTRICT COURT  
SOUTHERN DISTRICT OF ILLINOIS  
EAST ST. LOUIS OFFICE